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PETITION FOR I	REVIVAL OF AN APPL UNINTENTIONALLY U	ICATION FOR NDER 37 CFR	R PATENT 1.137(b)	CM01318I	The Land
First Named Inventor:	Li et al.	Art Unit:	2871	m	RECEIVED
Application Number:	09/667,641	Examiner:	Ton, Minh Toa	17. CE	ENTRAL FAX CEN
Filed:	09/23/2000				HEB 2 5 200
Title:	LIQUID CRYSTAL DEVICE	HAVING VARIA	BLE REFLECTI	ED	
	WAVELENGTH				
FAX: (703) 3	tition r for Patents 60 A 22313-1450	plesse contact Petitions	Information at (703)	305- 5 282,	
action by the Untied State expiration date of the per obtained.	lication became abandoned for es Patent and Trademark Office iod set for reply in the Office no	. The date of abanc price or action plus	ionment is the day any extensions of	y after the fittine actually	
APPLICANT B	EREBY PETITIONS FO	OR REVIVAL	OF THIS API	PLICATION	
<u>NOTE</u> : A gr	annable petition requires the foll	owing items:			
(2) Repl (3) Term befo	ion fee; y and/or issue fee; ninal disclaimer with disclaimer re June 8, 1995; and for all desi ement that the entire delay was t	gn applications; and	all utility and plar i	nt applications file	ad .
1. Petition fee					
	\$ (37 CFR 1.17(T)).			s. See 37 CFR 1.2	27.
X Other than small	entity - fee \$ \$1500.00 T	his form is submitt	ed in duplicate.		ŀ
2. Reply and/or fee					· 1
an amendme	filed previously on	ice action in the for fy type of reply)	m of <u>—</u>		
B. The issue fe	e of				1
has be	en paid previously on				
is encl	osed herewith.				
	Pagi	91 of 2			
This collection of information	is required by 37 CFR 1.137. The infor	mation is required to ob	min or retain a benefit	by the public which i	is to lile

This collection of information is required by 37 CFR 1.137. The information is required to obtain or retain a benefit by the public which is to take (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Office, U.S. Patent and Trademark Office, U.S. Deparament of Commerce, P. O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450.

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3. Terminal Disclaimer with disclaimer fee		T. Britis				
X Since this utility/plant application was filed on or	r after June 8, 1995, no terminal discla	imer is required.				
A terminal disclaimer (and disclaimer fee (37 CF for other than a small entity) of herewith (See PTO/SB/63)	TR 1,20(d)) of \$ for disclaiming the required period of time	a small entity or e is encl osed				
 STATEMENT: The entire delay in filing the requirit the filing of a grantable petition under 37 CI States Patent and Trademark office may require whether either the abandonment or the delay unintentional (MPEP 711.03(c)(iii)(C) and (D))] 	FR 1.137(b) was unintentional. [NO] additional information if there is a	The United question as to				
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(847) 576-5219	Daniel K. Nichols					
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l <u></u>	ents establishing unintentional delay	OFFICE OF PETITION				
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